

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW HAMPSHIRE

\*\*\*\*\*  
UNITED STATES OF AMERICA,  
  
v.  
  
JOHNATHON IRISH  
\*\*\*\*\*

\*  
\*  
\*  
\*  
\*  
\*

Docket No. 1:13-CR-00142-PB-1

**MOTION TO DETERMINE STATUS OF COUNSEL**

Johnathon Irish, through his attorney, Lawrence A. Vogelmann, of Nixon, Vogelmann, Barry, Slawsky & Simoneau, P.A., moves to determine the status of counsel.

1. The undersigned has asked this Court to have Mr. Irish examined to determine his competency to stand trial.
2. Obviously displeased with counsel's actions, Mr. Irish has "ordered" the undersigned to immediately request a hearing to determine the status of counsel.
3. Due to the nature of this motion, no memorandum of law is attached nor has the position of the government been sought.

WHEREFORE, the defendant requests that this Court schedule a hearing to determine the status of counsel.

Respectfully submitted,

JOHNATHON IRISH

By his attorneys,

NIXON, VOGELMAN, BARRY,  
SLAWSKY & SIMONEAU, P.A.

Date: July 23, 2014

By: /s/ Lawrence A. Vogelmann  
Lawrence A. Vogelmann #10280  
77 Central Street  
Manchester, NH 03101  
(603) 669-7070  
Email: [lvogelman@DaveNixonLaw.com](mailto:lvogelman@DaveNixonLaw.com)

**CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing ***Motion to Determine Status of Counsel*** has this date been electronically mailed to John Kacavas, counsel for the government, and conventionally mailed to Johnathon Irish.

/s/ Lawrence A. Vogelmann